1 Robert J. Herrington (SBN CA 234417) Benjamin S. Kurtz (SBN CA 280515) 2 GREENBERG TRAURIG, LLP 1840 Century Park East, Suite 1900 3 Los Angeles, California 90067-2121 Tel: 310.586.7700; Fax: 310.586.7800 4 herringtonr@gtlaw.com kurtzb@gtlaw.com 5 Attorneys for Defendant HEALTH-ADE LLC 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 10 CASE NO. 5:18-cv-01836-MMC LYNETTE GONZALEZ, MICHAELA FURDZOVA, LUCAS MARISCAL, 11 STEPHANIE PORTER, SEATON COLLARD, STIPULATION REGARDING EXTENSION JAMES COFFIN, LAWRENCE EBEL, OF TIME TO RESPOND TO AMENDED 12 PATRICK ROJAS, SYMONE SSWEAZIE, COMPLAINT (L.R. 6-1(a)) SARAH COWART, KYMBERLY LOVETT, 13 KIM MILLER, DAN SCALF, DAVID ULERY, RICKY WRIGHT, MICHAEL Action Filed: March 23, 2018 14 MILLER, CLAUDE VOGEL, ARLETA Old Response Date: June 15, 2018 KORDYLEWSKA, BROOKE TOLAN, New Response Date: June 22, 2018 15 KEISHA WALTON, MICHELLE GROCHOWSKI, RAQUEL PEREZ, and 16 SANDRA NICLAS, individually and on behalf of all others similarly situated, 17 Plaintiffs, 18 v. 19 HEALTH-ADE LLC, a Delaware limited 20 liability company, 21 Defendant. 22 23 24 25 26 27 28

CASE NO. 5:18-cv-01836-MMC

STIPULATION RE EXTENSION OF TIME TO RESPOND TO FAC

Pursuant to Local Rule 6-1(a), Defendant Health-Ade LLC ("Health-Ade") and Plaintiffs Lynette Gonzalez, Michaela Furdzova, Lucas Mariscal, Stephanie Porter, Seaton Collard, James Coffin, Lawrence Ebel, Patrick Rojas, Symone Sweazie, Sarah Cowart, Kymberly Lovette, Kim Miller, Dan Scalf, David Ulery, Ricky Wright, Michael Miller, Claude Vogel, Arleta Kordylewska, Brooke Tolan, Keisha Walton, Michael Grochowski, Raquel Perez and Sandra Niclas ("Plaintiffs"; and together with Defendant, the "Parties") hereby stipulate and agree that Defendant may have an extension of time, until and including June 22, 2018, to respond to Plaintiffs' First Amended Complaint. The Parties make the following recitals in support of this stipulation.

WHEREAS, Plaintiffs filed the Complaint in this action on March 23, 2018;

WHEREAS, Health-Ade was served with the Complaint on March 26, 2018;

WHEREAS, Health-Ade filed a Motion to Dismiss on May 18, 2018;

WHEREAS, Plaintiffs filed a First Amended Complaint on June 1, 2018, per Federal Rule of Civil Procedure 15(a)(1), rendering Health-Ade's Motion to Dismiss the original Complaint moot (ECF 21);

WHEREAS, Health-Ade's current deadline to respond to the First Amended Complaint is June 15, 2018;

WHEREAS, Health-Ade has requested an extension of time to prepare a response to the First Amended Complaint, and Plaintiffs agree that Health-Ade may have an extension of time, until and including June 22, 2018.

WHEREFORE: the parties agree Health-Ade may have an extension of time, until and including June 22, 2018, to respond to Plaintiffs' First Amended Complaint.

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1	DATED: June 14, 2018 GREENBERG TRAURIG, LLP	
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3	By: <u>/s/ Robert J. Herrington</u> Robert J. Herrington	
4	Attorneys for Defendant HEALTH-ADE LLC	
5	TILALTI-ADL LEC	
6	DATED: June 14, 2018 BRADLEY GROMBACHER, LLP	
7		
8	By: <u>/s/ Kiley L. Grombacher</u>	
9	Marcus J. Bradley Kiley L. Grombacher	
10	Taylor L. Emerson Attorneys for Plaintiffs LYNETTE GONZALEZ, et al.	
11	LYNETTE GONZALEZ, et al.	
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14	ATTESTATION OF FILER	
15	THI I I I I I I I I I I I I I I I I I I	
16	I, Robert J. Herrington, am the ECF user whose identification and password are being used to fil	e
17	this STIPULATION. Pursuant to Civil Local Rule 5-1(i)(3), I hereby attest that all other signatories to	
18	this document concurred in its filing.	
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20	Robert J. Herrington Robert J. Herrington	
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	STIPULATION RE EXTENSION OF TIME TO RESPOND TO FA	١C

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